1		
2		
3		
4		
5		
6	DISTRICT COURT OF GUAM	
7		
8	TERRITORY OF GUAM	
9		
10	UNITED STATES OF AMER	ICA, CRIMINAL CASE NO. 07-00067
11	Plaintiff,	
12	vs.	TRIAL ORDER
13	TAYNA L. TERLAJE,	
14	Defenda	ant.
15		
16	IT IS HEREBY ORDERED that the trial for the defendant in this matter is set for	
17	October 4, 2007 at 9:30 a.m. Pretrial motions shall be filed no later than September 13, 2007.	
18	IT IS FURTHER ORDERED that the following be filed or lodged with this Court no	
19	later than September 27, 2007 (seven calendar days prior to trial):	
20	1) Proposed ju	ry voir dire questions;
21		and one copy of the exhibit list - (Government's nbered; Defendant's exhibits lettered);
22		elete sets of marked and tabbed exhibits in three-
23	ring binders. A copy of the Exhibit List shall be included in each three-ring binder. The parties shall meet and confer	
24	sufficiently	in advance of trial and formulate a set of joint possible, to eliminate duplicate exhibits. Those
25	exhibits upon which agreem	on which agreement cannot be reached shall be eparately by each respective party;
26		ents to be used in the examination of witnesses,
27	but not to be	e introduced into evidence, such as police estigative reports or witness statements - (one
28		be lodged with the Court);

Case 1:07-cr-00067 Document 7

Filed 08/13/2007 Page 1 of 2

- 5) Proposed verdict forms;
- 6) An original and one copy of witness lists for purposes of voir dire only (Witness lists shall include: legal names, aliases, nicknames, place of residence and place of employment); and
- 7) Proposed jury instructions (Those jury instructions upon which an agreement cannot be reached shall be submitted in a separate packet, together with the objections and authority therefor of each party).

## IT IS FURTHER ORDERED THAT:

- 1) If additional witnesses are to be called or additional exhibits are to be submitted, an original and one copy of a supplemental witness list or a supplemental exhibit list must be filed with the Court. Additionally, three copies of pre-marked supplemental exhibits must be lodged with the Court prior to their use at trial. The three copies of the premarked exhibits must have three holes punched on the left-hand side so that they can be easily inserted in the three-ring exhibit binders previously submitted by the parties.
- 2) If during the course of the trial, additional documents will be used in the examination of witnesses, but not introduced into evidence, one copy of each document shall be lodged with the Court prior to its use at trial.



/s/ Joaquin V.E. Manibusan, Jr. U.S. Magistrate Judge Dated: Aug 10, 2007